

			AMENDM	ENT NO	
			(to be fille	d in by	
S680-AI	BN-23 [v	v.3]		Principal	Clerk)
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Amends	Title [Y	ES]		Date	,2023
First Edi	ition				
Senator					
moves to	o amend	the bi	ll on page 1, line 2, thro	ough page 4, line 50, by rew	riting the lines to read:
"AN A	.СТ ТС) RE	VISE THE ACCREI	DITATION PROCESS F	OR CONSTITUENT
INST	TITUTIO	ONS C	OF THE UNIVERSITY	OF NORTH CAROLINA	AND COMMUNITY
COL	LEGES	, TO	CREATE A CAU	SE OF ACTION FOR	POSTSECONDARY
INST	FITUTIO	ONS I	DAMAGED BY FALS	SE STATEMENTS MADE	TO ACCREDITING
AGE	ENCIES,	TO E	ESTABLISH A COMM	IISSION TO STUDY ACC	CREDITATION, AND
TO N	MAKE (CERTA	AIN CONFORMING C	CHANGES.	
The Gen	neral Ass	sembly	of North Carolina ena	cts:	
PART I			IC ACCREDITATION		
				mended by adding a new su	
	" <u>(3c)</u>			all adopt a policy requiring	constituent institutions
	GE G			nce with G.S. 116-11.4."	
1 11			* *	apter 116 of the General S	statutes is amended by
adding a					
" <u>§ 116-1</u>				itions apply in this saction:	
<u>(a)</u>	(1)		_	itions apply in this section: he period of time during	which a constituent
	(1)			cy of North Carolina is accre	
	<u>(2)</u>			agency or association that a	
	<u>(2)</u>		ner education.	agency of association that a	iccredits institutions of
	<u>(3)</u>			y. – One of the following a	ccrediting agencies:
	(3)	<u>a.</u>	Higher Learning Co		ecreaning ageneres.
		h		mission on Higher Education	nn
		<u>b.</u> <u>c.</u>		mission on Higher Education	
		<u>d.</u>		sion on Colleges and Unive	
		<u>e.</u>	· · · · · · ·	ion of Colleges and Sch	
			Colleges.	<u> </u>	
		<u>f.</u>	<u> </u>	on of Schools and College	es Senior College and
		_	University Commis		



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1	<u>(b)</u>	Prohib	it Cor	nsecutive Accreditation by An Accrediting Agency A constituent
2	institution	of The	Unive	ersity of North Carolina shall not receive accreditation by an accrediting
3	agency for	consec	utive a	accreditation cycles except as provided in subsection (c) of this section.
4	<u>(c)</u>	Accrec	litatio	n Transfer Procedure. – A constituent institution that pursues
5				ferent accrediting agency in accordance with this section shall pursue
6	accreditation	on with	a reg	gional accrediting agency. If the constituent institution is not granted
7	candidacy	status b	y any	regional accrediting agency that is different from its current accrediting
8	agency at	least th	ree ye	ears prior to the expiration of its current accreditation, the constituent
9	institution	may re	main v	with its current accrediting agency for an additional accreditation cycle.
10	<u>(d)</u>	Certain	n Prog	grams Exempt The requirements of this section do not apply to
11	professiona	al, grad	uate, c	lepartmental, or certificate programs at constituent institutions that have
12	specific ac	creditat	ion re	quirements or best practices, including law, pharmacy, engineering, and
13				d programs, as identified by the Board of Governors of The University
14	of North C	arolina	<u>.</u>	
15	<u>(e)</u>	Cause		ion. – A constituent institution may bring a civil action, as follows:
16		<u>(1)</u>		nst any person who makes a false statement to the accrediting agency of
17			the co	onstituent institution, if all of the following criteria are met:
18			<u>a.</u>	The statement, if true, would mean the constituent institution is out of
19				compliance with its accreditation standards.
20			<u>b.</u>	The person made the statement with knowledge that the statement was
21				false or with reckless disregard as to whether it was false.
22			<u>c.</u>	The accrediting agency conducted a review of the constituent
23				institution as a proximate result of the statement.
24			<u>d.</u>	The review caused the constituent institution to incur costs.
25		<u>(2)</u>		nstituent institution that prevails on a cause of action initiated pursuant
26			to thi	s subsection shall be entitled to the following:
27			<u>a.</u>	Costs related to the review conducted by the accrediting agency,
28				including for the following:
29				<u>1.</u> Additional hours worked by university personnel.
30				 Additional hours worked by university personnel. Contracted services, including outside legal counsel. Travel, lodging, and food expenses.
31				_
32				4. Fees required by the agency.
33			<u>b.</u>	Reasonable attorney fees.
34			<u>c.</u>	Court costs."
35				1.(c) This section is effective when it becomes law and applies to
36	application	is for ac	ccredit	ation submitted by constituent institutions on or after that date.
37				

PART II. REVISE COMMUNITY COLLEGE ACCREDITATION PROCESS

SECTION 2.(a) G.S. 115D-5 is amended by adding a new subsection to read:

"(f1) The State Board shall adopt a policy requiring community colleges to be accredited in accordance with G.S. 115D-6.2."

SECTION 2.(b) Article 1 of Chapter 115D of the General Statutes is amended by adding a new section to read:

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1	" <u>§ 115D-6</u>	5.2. Ac	creditation.			
2	(a) <u>Definitions. – The following definitions apply in this section:</u>					
3	(1) Accreditation cycle. – The period of time during which a community college					
4			is accredited.			
5		<u>(2)</u>	Accrediting agency. – An agency or association that accredits institutions of			
6			higher education.			
7		<u>(3)</u>	Regional accrediting agency. – One of the following accrediting agencies:			
8			a. Higher Learning Commission.			
9			b. Middle States Commission on Higher Education.			
10			c. New England Commission on Higher Education.			
11			d. Northwest Commission on Colleges and Universities.			
12			e. Southern Association of Colleges and Schools Commission on			
13			Colleges.			
14			f. Western Association of Schools and Colleges Accrediting			
15			Commission for Community and Junior Colleges.			
16	<u>(b)</u>	Prohil	oit Consecutive Accreditation by An Accrediting Agency. – A community			
17	college sh		receive accreditation by an accrediting agency for consecutive accreditation			
18	cycles exc	ept as p	provided in subsection (c) of this section.			
19	(c)	Accre	ditation Transfer Procedure. – A community college that pursues accreditation			
20	with a diff		ccrediting agency in accordance with this section shall pursue accreditation with			
21	a regional	accred	iting agency. If the community college is not granted candidacy status by any			
22	regional accrediting agency that is different from its current accrediting agency at least three					
23	years prior to the expiration of its current accreditation, the community college may remain with					
24	its current accrediting agency for an additional accreditation cycle.					
25	<u>(d)</u>	Certai	n Programs Exempt. – The requirements of this section do not apply to			
26	professional, departmental, or certificate programs at community colleges that have specific					
27	accreditation requirements or best practices, as identified by the State Board of Community					
28	Colleges.					
29	<u>(e)</u>	Cause	of Action. – A community college may bring a civil action, as follows:			
30		<u>(1)</u>	Against any person who makes a false statement to the accrediting agency of			
31			the community college, if all of the following criteria are met:			
32			a. The statement, if true, would mean the community college is out of			
33			compliance with its accreditation standards.			
34			b. The person made the statement with knowledge that the statement was			
35			false or with reckless disregard as to whether it was false.			
36	c. The accrediting agency conducted a review of the community college					
37			as a proximate result of the statement.			
38			<u>d.</u> The review caused the community college to incur costs.			
39		<u>(2)</u>	A community college that prevails on a cause of action initiated pursuant to			
40			this subsection shall be entitled to the following:			
41			a. Costs related to the review conducted by the accrediting agency,			
42			including for the following:			
43			1. Additional hours worked by community college personnel.			

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1	2 Contracted comition in dealine contributions of
1	<u>2.</u> <u>Contracted services, including outside legal counsel.</u>
2	3. <u>Travel, lodging, and food expenses.</u>
3	4. Fees required by the agency.
4	<u>b.</u> Reasonable attorney fees.
5	<u>c.</u> <u>Court costs.</u> "
6	SECTION 2.(c) This section is effective when it becomes law and applies to

applications for accreditation submitted by community colleges on or after that date.

PART III. ACCREDITATION STUDY

SECTION 3. The Board of Governors of The University of North Carolina shall establish a Commission to study alternatives to the current process by which institutions of higher education are accredited and shall invite stakeholders, including stakeholders from other states, to participate. The Board of Governors shall provide an interim report on the Commission's efforts to recruit stakeholders to participate to the Joint Legislative Education Oversight Committee by September 1, 2023. The Commission shall report any findings it develops to the Joint Legislative Education Oversight Committee by September 1, 2024.

PART IV. CONFORMING CHANGES

SECTION 4.(a) G.S. 90-631(b) reads as rewritten:

"(b) A massage and bodywork therapy program operated by a North Carolina community college that is accredited by the Southern Association of Colleges and Schoolsa regional accrediting agency, as defined in G.S. 115D-6.2, is exempt from the approval process, licensure process, or both, established by the Board. The college shall certify annually to the Board that the program meets or exceeds the minimum standards for curriculum, faculty, and learning resources established by the Board. Students who complete the program shall qualify for licenses from the Board as if the program were approved, licensed, or both, by the Board."

SECTION 4.(b) G.S. 93A-4(a2) reads as rewritten:

"(a2) A certified real estate education provider shall pay a fee of ten dollars (\$10.00) per licensee to the Commission for each licensee completing a postlicensing education course conducted by the school, provided that these fees shall not be charged to a community college, junior college, college, or university located in this State and accredited by the Southern Association of Colleges and Schools.a regional accrediting agency, as defined in G.S. 115D-6.2 and G.S. 116-11.4, respectively."

SECTION 4.(c) G.S. 93A-38.5(e) reads as rewritten:

"(e) The Commission may establish a nonrefundable course application fee to be charged to private real estate education providers for the review and approval of a proposed continuing education course. The fee shall not exceed one hundred twenty-five dollars (\$125.00) per course. The Commission may charge the private real estate education providers of an approved course a nonrefundable fee not to exceed seventy-five dollars (\$75.00) for the annual renewal of course approval.

A private real estate education provider shall pay a fee of ten dollars (\$10.00) per licensee to the Commission for each licensee completing an approved continuing education course conducted by the sponsor.

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The Commission shall not charge a course application fee, a course renewal fee, or any other fee for a continuing education course sponsored by a community college, junior college, college, or university located in this State and accredited by the Southern Association of Colleges and Schools.a regional accrediting agency, as defined in G.S. 115D-6.2 and G.S. 116-11.4, respectively."

SECTION 4.(d) G.S. 93E-1-7(b2) reads as rewritten:

"(b2) The Board shall not charge a course application fee, a course renewal fee, or any other fee for a continuing education course offered by a North Carolina college, university, junior college, or community or technical college accredited by the Southern Association of Colleges and Schoolsa regional accrediting agency, as defined in G.S. 115D-6.2 and G.S. 116-11.4, respectively, or an agency of the federal, State, or local government."

SECTION 4.(e) G.S. 93E-1-8 reads as rewritten:

"§ 93E-1-8. Education program approval and fees.

...

(b) The Board may by rule set nonrefundable fees chargeable to private real estate appraisal schools or course sponsors, including appraisal trade organizations, for the approval and annual renewal of approval of their qualifying courses required by G.S. 93E-1-6(a), or equivalent courses. The fees shall be one hundred dollars (\$100.00) per course for approval and fifty dollars (\$50.00) per course for renewal of approval. No fees shall be charged for the approval or renewal of approval to conduct appraiser qualifying courses where such courses are offered by a North Carolina college, university, junior college, or community or technical college accredited by the Southern Association of Colleges and Schools, a regional accrediting agency, as defined in G.S. 115D-6.2 and G.S. 116-11.4, respectively, or an agency of the federal, State, or local government.

...

(d) Nonrefundable fees of one hundred dollars (\$100.00) per course may be charged to schools and course sponsors for the approval to conduct appraiser continuing education courses and fifty dollars (\$50.00) per course for renewal of approval. However, no fees shall be charged for the approval or renewal of approval to conduct appraiser continuing education courses where such courses are offered by a North Carolina college, university, junior college, or community or technical college accredited by the Southern Association of Colleges and Schools, a regional accrediting agency, as defined in G.S. 115D-6.2 and G.S. 116-11.4, respectively, or by an agency of the federal, State, or local government. A nonrefundable fee of fifty dollars (\$50.00) per course may be charged to current or former licensees or certificate holders requesting approval by the Board of a course for continuing education credit when approval of such course has not been previously obtained by the offering school or course sponsor.";

SECTION 4.(f) G.S. 116-201(b)(8) reads as rewritten:

"(8) "Private institution" means an institution other than a seminary, Bible school, Bible college or similar religious institution in this State that is not owned or operated by the State or any agency or political subdivision thereof, or by any combination thereof, that offers post-high school education and is accredited by the Southern Association of Colleges and Schools or the same agency that is the accrediting agency for at least one constituent institution of The

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1	University of North Carolina or, in the case of institutions that are not eligible
2	to be considered for accreditation, accredited in those categories and by those
3	nationally recognized accrediting agencies that the Authority may designate;
4	SECTION 4.(g) G.S. 116-280(3) reads as rewritten:
5	"(3) Eligible private postsecondary institution. – A school that is any of the
6	following:
7	a. A nonprofit postsecondary educational institution with a main
8	permanent campus located in this State that is not owned or operated
9	by the State of North Carolina or by an agency or political subdivision
10	of the State or by any combination thereof that satisfies all of the
11	following:
12	1. Is either (i) accredited by the Southern Association of Colleges
13	and Schools Commission on Colleges (SACSCOC)Colleges
12 13 14 15	by the same agency that is the accrediting agency for at least
	one constituent institution of The University of North Carolina
16	or by the New England Association of Schools and Colleges
17	through its Commission of Higher Education or (ii) was
18	accredited by SACSCOC the Southern Association of Colleges
19	and Schools Commission on Colleges on January 1, 2021, and
20	beginning January 1, 2021, was a member of the Transnational
21	Association of Christian Colleges and Schools.
21 22 23 24 25 26	2. Awards a postsecondary degree as defined in G.S. 116-15.
23	b. A postsecondary institution owned or operated by a hospital authority
24	as defined in G.S. 131E-16(14) or school of nursing affiliated with a
25	nonprofit postsecondary educational institution as defined in
26	sub-subdivision a. of this subsection."
27	SECTION 4.(h) G.S. 115D-5(a) reads as rewritten:
28	"(a) The State Board of Community Colleges may adopt and execute such policies
29	regulations and standards concerning the establishment, administration, and operation of

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The State Board of Community Colleges shall require <u>all community colleges each community college</u> to meet the faculty credential requirements of the Southern Association of Colleges and Schools its accrediting agency for all community college programs."

institutions as the State Board may deem necessary to insure the quality of educational programs,

to promote the systematic meeting of educational needs of the State, and to provide for the

SECTION 4.(i) G.S. 130A-309.28 reads as rewritten:

equitable distribution of State and federal funds to the several institutions.

"§ 130A-309.28. University research.

Research, training, and service activities related to solid and hazardous waste management conducted by The University of North Carolina shall be coordinated by the Board of Governors of The University of North Carolina through the Office of the President. Proposals for research contracts and grants; public service assignments; and responses to requests for information and technical assistance by the State and units of local government, business, and industry shall be

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1	addressed by a	formal process involving an adv	visory board of university personnel appointed	l by
2	•	-	lividual appointed by the President. The Board	•
3		•	shall consult with the Department in develop	
4	the research pro	ograms and provide the Departm	ent with a copy of the proposed research progr	ram
5	for review and	comment before the research is	undertaken. Research contracts shall be aware	ded
6	to independent	nonprofit colleges and universit	ties within the State which are accredited by	the
7	Southern Asso	ciation of Colleges and School	olsa regional accrediting agency, as defined	lin
8	G.S. 116-11.4,	on the same basis as those resea	rch contracts awarded to The University of No	orth
9	Carolina. Resea	arch activities shall include the f	ollowing areas:	
10	(1)	Methods and processes for r	ecycling solid and hazardous waste; waste.	
11	(2)	Methods of treatment for de	toxifying hazardous <u>waste.waste; and</u>	
12	(3)	Technologies for disposing	of solid and hazardous waste."	
13				
14		ECTIVE DATE		
15	SEC	CTION 5. This act is effective	when it becomes law.".	
	SIGNED			
		Amendment Spon	sor	
	CICNED			
	SIGNED	ommittee Chair if Senate Comm	nittaa Amandmant	
	C	ommuee Chair ii Senate Comm	intee Amendment	
	ADOPTED	FAILED	TABLED	